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10	Attorney for Walker River Paiute Tribe	
11		
12	UNITED STATES DIS DISTRICT OF	
13	DISTRICTOR	NEVADA
14		`
15	UNITED STATES OF AMERICA,) IN EQUITY NO. C-125-MDD
16	Plaintiff,) Subproceeding:) 3:73-CV-00127-MDD-WGC
17	WALKER RIVER PAIUTE TRIBE,) 3.73-CV-00127-MDD-WGC
18	Plaintiff-Intervenors,) NOTICE OF THE WALKER
19	Tranititi-intervenors,) RIVER PAIUTE TRIBE OF
20	V.	LAY WITNESS AND REBUTTAL EXPERT
21	WALKER RIVER IRRIGATION DISTRICT,	WITNESS DISCLOSURES PURSUANT TO ORDER
22	a corporation, et al.,	REGARDING DISCOVERY
23	Defendants.	AND MOTION SCHEDULE AND PROCEDURE
24) All lead of the objection
25		
26	Pursuant to the <i>Order Regarding Discovery</i>	and Motion Schedule and Procedure (Mar.
27	16, 2020) (ECF 2611), as amended, Stipulation and	· ·
28		
	Discovery and Motion Schedule (Dec. 28, 2020) (E0	CF 2648), the Walker River Paiute Tribe

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1	("Tribe") files the following statement regarding its lay witness and rebuttal expert witness	
2	disclosures. The Tribe timely files this disclosure statement by April 30, 2021. <i>Order</i>	
3 4	Regarding Discovery and Motion Schedule and Procedure ¶¶ 8, 11 (Mar. 16, 2020) (ECF 2611).	
5	On October 1, 2019, the Tribe served its initial disclosures in which it identified the lay	
6	witnesses who it will call in this matter. Notice of Service of the Walker River Paiute Tribe's	
7	Initial Disclosures (Oct. 1, 2019) (ECF 2587). The Tribe does not disclose any additional lay	
8	witnesses.	
9 10	On September 18, 2020, the Tribe served two expert reports on the parties to this matter:	
11	Report of Genia Williams (Sept. 14, 2020); and Report of Douglas (Denny) Quintero (Sept. 10,	
12	2020). Since that time, Mr. Quintero has become unable to serve as an expert witness in this	
13	matter due to serious health issues. The Tribe is working diligently to identify a substitute expert	
14 15	witness to serve in Mr. Quintero's stead, however, has not yet been able to identify said	
16	substitute. As soon as the Tribe has identified a tribal member who can serve as a substitute	
17	expert witness for Mr. Quintero, it will notify the parties. The Tribe does not disclose any other	
18	rebuttal expert reports.	
19		
20	Dated: April 30, 2021 Respectfully submitted,	
21		
22 23	By: /s/ Alice E. Walker	
24	Alice E. Walker	
25	WES WILLIAMS, Jr.	
26	Law Offices of Wes Williams Jr., P.C. 3119 Lake Pasture Road	
27	P.O. Box 100 Schurz, Nevada 89427	
28	Schulz, Nevaua 69421	

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4	2001a01, 20101aa0 00302	
5	Attorneys for Walker River Paiute Tribe	
6		
7	<u>CERTIFICATE OF SERVICE</u>	
8	It is hereby certified that on April 30, 2021 service of the foregoing was made	
9	through the court's electronic filing and notice system (CM/ECF) to all of the registere	
10	participants.	
11		
12	Subproceeding C-125-B on and by All Parties ¶ 20, at 10 (Dec. 17, 2014) (ECF 2100), the foregoing does not affect the rights of others and does not raise significant issues of	
13	law or fact. Therefore, the Tribe has taken no step to serve notice of this document via the	
14	postcard notice procedures described in paragraph 17.c of the Superseding Order.	
15	By: By: /s/Alice E. Walker	
16	Alice E. Walker	
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